U.S. Department of Labor

Board of Alien Labor Certification Appeals 1111 20th Street, N.W. Washington, D.C. 20036



DATE ISSUED: JAN 3 1990 CASE NO. 88-INA-152

IN THE MATTER OF THE APPLICATION FOR AN ALIEN EMPLOYMENT CERTIFI-CATION UNDER THE IMMIGRATION AND NATIONALITY ACT

MADELINE S. BLOOM, Employer

on behalf of

LUZ ANGELA BERNAL BARNEY, Alien

ERRATUM

Footnote 4 at page 2 of the opinion dissenting from the Order Denying Reconsideration issued in this matter on December 20, 1989 is, in part, incorrect, and the following is hereby substituted therefor:

4/ Despite the majority's assertion to the contrary, (at ftn. 1 - Order Denying Reconsideration), in <u>Alabama</u> a timely rebuttal was <u>not</u> filed. The C.O. there denied certification because of an ultimately determined late-filed rebuttal (at pg. 4), and the Board vacated this C.O. determination citing to <u>Al-Ghazali School</u>, 88-INA-347 (5/31/89, <u>en banc</u>), a decision which turned upon the failure to timely file a complete rebuttal. See also <u>Ninfa's Inc.</u>, 88-INA-473 (7/17/89), which appears to entirely undermine the then previously rendered <u>Alabama</u> rationale.

For the Board:

NAHUM LITT Chief Administrative Law Judge

USDOL/OALJ REPORTER PAGE 1